IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

SECURITIES AND EXCHANGE	§	
COMMISSION,	§	
	§	
Plaintiff,	§	
	§	
VS.	§	
	§	CIVIL ACTION NO. 4:22-CV-03359
MAURICIO CHAVEZ, GIORGIO	§	
BENVENUTO and CryptoFX, LLC,	§	JUDGE ANDREW S. HANEN
	§	
Defendants.	§	
	§	
CBT Group, LLC,	§	
	§	
Relief Defendant.	§	

ORDER AUTHORIZING PAYMENT OF RECEIVER'S TENTH CERTIFIED INTERIM FEE APPLICATION

On May 23, 2025, counsel for John Lewis, Jr., the Court-appointed Receiver for Mauricio Chavez ("Chavez"), Giorgio Benvenuto ("Benvenuto"), CryptoFX, LLC ("CryptoFX"), and CBT Group, LLC ("CBT") (collectively, the "Receivership Defendants"), filed an Application Authorizing Payment of Receiver's Tenth Certified Interim Fee Application ("NCIFA"), which seeks approval of the fees incurred by the Receiver and the Receiver's Retained Professionals from January 1, 2025 to March 31, 2025 (the "Application Period").

Pursuant to the Receivership Order, paragraph 58, the Receiver served a copy of the proposed NCIFA, together with all exhibits and billing information, to counsel for the SEC. Receiver and counsel for the SEC have conferred regarding the Receiver's NCIFA, its compliance with the SEC's Billing Guidelines and this Court's Receivership Order, and the reasonableness of the costs and expenses incurred in the ordinary course of the administration and operation of the Receivership. The SEC does not oppose the Receiver's Application. The Court finds and

determines that good cause exists to approve the Receiver's Tenth Certified Interim

Fee Application. Accordingly, the Court finds and determines as follows:

The Receiver's Tenth Certified Interim Fee Application should be and hereby is (a)

granted; it is further ordered that

The Receiver be conditionally awarded fees incurred during the Tenth Interim Fee (b)

Application in the amount of \$17,010.00; it is further ordered that

(c) The Receiver's Retained Professionals be awarded fees incurred during the Ninth

Interim Fee Application as follows: Shook Hardy & Bacon, LLC for \$36,012.00 and Hays

Financial Consulting, LLC for \$7,972.60; it is further ordered that

The out-of-pocket costs and expenses incurred by the Receiver in the ordinary (d)

course of the administration and operation of the Receivership, as set out more fully in the NCIFA

in the aggregate amount of \$5,201.24 are reasonable and necessary, and that they be approved for

immediate reimbursement by the Receiver.

IT IS SO ORDERED this ____ day of _____, 2025.

JUDGE ANDREW S. HANEN

UNITED STATES DISTRICT JUDGE

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